24,000 of Lois Lerner's emails responsive to the subpoena. This action impeded congressional investigations into the Internal Revenue Service targeting of Americans based on their political affiliation. The American people may never know the true culpability or extent of the Internal Revenue Service targeting because of the destruction of evidence that took place.

Wherefore, John Andrew Koskinen, by such conduct, warrants impeachment and trial, and removal from office.

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Article II.

John Andrew Koskinen engaged in a pattern of deception that demonstrates his unfitness to serve as Commissioner of the Internal Revenue Service. Commissioner Koskinen made a series of false and misleading statements to Congress in contravention of his oath to tell the truth. Those false statements included the following:

One, on June 20, 2014, Commissioner Koskinen testified that "since the start of this investigation, every email has been preserved. Nothing has been lost. Nothing has been destroyed.".

Two, on June 23, 2014, Commissioner Koskinen testified that the Internal Revenue Service had "confirmed that backup tapes from 2011 no longer existed because they have been recycled, pursuant to the Internal Revenue Service normal policy". He went on to explain that "confirmed means that somebody went back and looked and made sure that in fact any backup tapes that had existed had been recycled".

Three, on March 26, 2014, Commissioner Koskinen was asked during a hearing before the Committee on Oversight and Government Reform of the House of Representatives, "Sir, are you or are you not going to provide this committee all of Lois Lerner's emails?". He answered, "Yes, we will do that.".

Each of those statements was materially false. On March 4, 2014, Internal Revenue Service employees magnetically erased 422 backup tapes containing as many as 24,000 of Lois Lerner's emails. On February 2, 2014, senior Internal Revenue Service officials discovered that Lois Lerner's computer hard drive had crashed, rendering hundreds or thousands of her emails unrecoverable. Commissioner Koskinen's false statements impeded and confused congressional investigations into the Internal Revenue Service targeting of Americans based on their political affiliation.

Wherefore, John Andrew Koskinen, by such conduct, warrants impeachment and trial, and removal from office.

Article III.

John Andrew Koskinen, throughout his tenure as Commissioner of the Internal Revenue Service, has acted in a manner inconsistent with the trust and confidence placed in him as an Officer of the United States, as follows:

During his confirmation hearing before the Senate Committee on Finance, John Andrew Koskinen promised, "We will be transparent about any problems we run into; and the public and certainly this committee will know about those problems as soon as we do.".

Commissioner Koskinen repeatedly violated that promise. As early as February 2014 and no later than April 2014, he was aware that a substantial portion of Lois Lerner's emails could not be produced to Congress. However, in a March 19, 2014, letter to Senator Wyden of the Senate Committee on Finance, Commissioner Koskinen said, "We are transmitting today additional information that we believe completes our production to your committee and the House Ways and Means Committee. . . In light of these productions, I hope that the investigations can be concluded in the very near future.". At the time he sent that letter, he knew that the document production was not complete.

Commissioner Koskinen did not notify Congress of any problem until June 13, 2014, when he included the information on the fifth page of the third enclosure of a letter to the Senate Committee on Finance.

Wherefore, John Andrew Koskinen, by such conduct, warrants impeachment and trial, and removal from of-

Article IV.

John Andrew Koskinen has failed to act with competence and forthrightness in overseeing the investigation into Internal Revenue Service targeting of Americans because of their political affiliations as follows:

Commissioner Koskinen stated in a hearing on June 20, 2014, that the Internal Revenue Service had "gone to great lengths" to retrieve all of Lois Lerner's emails. Commissioner Koskinen's actions contradicted the assurances he gave to Congress.

The Treasury Inspector General for Tax Administration found over 1,000 of Lois Lerner's emails that the Internal Revenue Service had failed to produce. Those discoveries took only 15 days of investigation to uncover. The Treasury Inspector General for Tax Administration searched a number of available sources, including disaster backup tapes, Lois Lerner's Blackberry, the email server, backup tapes for the email server, and Lois Lerner's temporary replacement laptop. The Internal Revenue Service failed to examine any of those sources in its own investigation.

Wherefore, John Andrew Koskinen, by such conduct, warrants impeachment, trial, and removal from office.

RAISING A QUESTION OF THE PRIVILEGES OF THE HOUSE

Mr. JORDAN. Mr. Speaker, I offer this resolution, H. Res. 828, for consideration by the full House.

The SPEAKER pro tempore. The Clerk will report the resolution.

The Clerk read as follows:

H. RES. 828

Resolved, That John Andrew Koskinen, Commissioner of the Internal Revenue Serv-

ice, is impeached for high crimes and misdemeanors and that the following articles of impeachment be exhibited to the Senate:

Articles of impeachment exhibited by the House of Representatives of the United States of America in the name of itself and of the people of the United States of America, against John Andrew Koskinen, Commissioner of the Internal Revenue Service, in maintenance and support of its impeachment against him for high crimes and misdemeanors

ARTICLE I

John Andrew Koskinen, in his conduct while Commissioner of the Internal Revenue Service, engaged in a pattern of conduct that is incompatible with his duties as an Officer of the United States, as follows:

Commissioner Koskinen failed in his duty to respond to lawfully issued congressional subpoenas. On August 2, 2013, the Committee on Oversight and Government Reform of the House of Representatives issued a subpoena to Secretary of the Treasury Jacob Lew, the custodian of Internal Revenue Service documents. That subpoena demanded, among other things, "[a]ll communications sent or received by Lois Lerner, from January 1, 2009, to August 2, 2013". On February 14, 2014, following the Senate's confirmation of John Andrew Koskinen as Commissioner of the Internal Revenue Service, the Committee on Oversight and Government Reform of the House of Representatives reissued the subpoena to him.

On March 4, 2014, Internal Revenue Service employees in Martinsburg, West Virginia, magnetically erased 422 backup tapes, destroying as many as 24,000 of Lois Lerner's emails responsive to the subpoena. This action impeded congressional investigations into the Internal Revenue Service targeting of Americans based on their political affiliation. The American people may never know the true culpability or extent of the Internal Revenue Service targeting because of the destruction of evidence that took place.

Wherefore, John Andrew Koskinen, by such conduct, warrants impeachment and trial, and removal from office.

ARTICLE II

John Andrew Koskinen engaged in a pattern of deception that demonstrates his unfitness to serve as Commissioner of the Internal Revenue Service. Commissioner Koskinen made a series of false and misleading statements to Congress in contravention of his oath to tell the truth. Those false statements included the following:

(1) On June 20, 2014, Commissioner Koskinen testified that "since the start of this investigation, every email has been preserved. Nothing has been lost. Nothing has been destroyed.".

(2) On June 23, 2014, Commissioner Koskinen testified that the Internal Revenue Service had "confirmed that backup tapes from 2011 no longer existed because they have been recycled, pursuant to the Internal Revenue Service normal policy". He went on to explain that "[c]onfirmed means that somebody went back and looked and made sure that in fact any backup tapes that had existed had been recycled".

(3) On March 26, 2014, Commissioner Koskinen was asked during a hearing before the Committee on Oversight and Government Reform of the House of Representatives, "Sir, are you or are you not going to provide this committee all of Lois Lerner's emails?". He answered, "Yes, we will do that."

Each of those statements was materially false. On March 4, 2014, Internal Revenue Service employees magnetically erased 422 backup tapes containing as many as 24,000 of

Lois Lerner's emails. On February 2, 2014, senior Internal Revenue Service officials discovered that Lois Lerner's computer hard drive had crashed, rendering hundreds or thousands of her emails unrecoverable. Commissioner Koskinen's false statements impeded and confused congressional investigations into the Internal Revenue Service targeting of Americans based on their political affiliation.

Wherefore, John Andrew Koskinen, by such conduct, warrants impeachment and trial, and removal from office.

ARTICLE III

John Andrew Koskinen, throughout his tenure as Commissioner of the Internal Revenue Service, has acted in a manner inconsistent with the trust and confidence placed in him as an Officer of the United States, as follows:

During his confirmation hearing before the Senate Committee on Finance, John Andrew Koskinen promised, "[W]e will be transparent about any problems we run into; and the public and certainly this committee will know about those problems as soon as we do.

Commissioner Koskinen repeatedly violated that promise. As early as February 2014 and no later than April 2014, he was aware that a substantial portion of Lois Lerner's emails could not be produced to Congress. However, in a March 19, 2014, letter to Senator Wyden of the Senate Committee on Finance, Commissioner Koskinen said, "We are transmitting today additional information that we believe completes our production to your committee and the House Ways and Means [C]ommittee. . . . In light of these productions, I hope that the investigations can be concluded in the very near future.". At the time he sent that letter, he knew that the document production was not complete.

Commissioner Koskinen did not notify Congress of any problem until June 13, 2014, when he included the information on the fifth page of the third enclosure of a letter to the Senate Committee on Finance.

Wherefore, John Andrew Koskinen, by such conduct, warrants impeachment and trial. and removal from office.

ARTICLE IV

John Andrew Koskinen has failed to act with competence and forthrightness in overseeing the investigation into Internal Revenue Service targeting of Americans because of their political affiliations as follows:

Commissioner Koskinen stated in a hearing on June 20, 2014, that the Internal Revenue Service had "gone to great lengths" to retrieve all of Lois Lerner's emails. Commissioner Koskinen's actions contradicted the assurances he gave to Congress.

The Treasury Inspector General for Tax Administration found over 1,000 of Lois Lerner's emails that the Internal Revenue Service had failed to produce. Those discoveries took only 15 days of investigation to uncover. The Treasury Inspector General for Tax Administration searched a number of available sources, including disaster backup tapes, Lois Lerner's Blackberry, the email server, backup tapes for the email server, and Lois Lerner's temporary replacement laptop. The Internal Revenue Service failed to examine any of those sources in its own investigation.

Wherefore, John Andrew Koskinen, by such conduct, warrants impeachment, trial, and removal from office.

□ 1700

The SPEAKER pro tempore. The resolution presents a question of privi-

MOTION TO TABLE

Ms. PELOSI. Mr. Speaker, I move to lay the resolution on the table.

The SPEAKER pro tempore. question is on the motion to table.

The question was taken; and the Speaker pro tempore announced that the noes appeared to have it.

Ms. PELOSI. Mr. Speaker, on that I demand the yeas and nays.

The yeas and nays were ordered.

The vote was taken by electronic device, and there were—yeas 180, nays 235, not voting 18, as follows:

[Roll No. 607]

YEAS-180

Frankel (FL) Adams Neal Aguilar Fudge Nolan Gabbard Ashford Norcross Gallego O'Rourke Reatty Garamendi Pallone Becerra Graham Pascrell Bera Grayson Pavne Bever Green, Al Pelosi Bishop (GA) Green, Gene Perlmutter Blumenauer Grijalva Peters Bonamici Gutiérrez Peterson Boyle, Brendan Hanabusa Pingree Hastings Pocan Brady (PA) Heck (WA) Polis Brownley (CA) Higgins Price (NC) Bustos Himes Quigley Butterfield Hinoiosa Rangel Capps Honda Rice (NY) Capuano Hover Roybal-Allard Cárdenas Huffman Ruiz Carney Israel Carson (JN) Ruppersberger Jackson Lee Rush Cartwright Jeffries Ryan (OH) Johnson (GA) Castro (TX) Chu, Judy Johnson, E. B. Sánchez, Linda Cicilline Kaptur Т. Sarbanes Clark (MA Keating Clarke (NY) Kelly (IL) Schakowsky Clay Kennedy Schiff Cleaver Kildee Schrader Clyburn Kilmer Scott (VA) Cohen Kind Scott, David Connolly Kuster Serrano Convers Langevin Sewell (AL) Larson (CT) Cooper Sherman Costa Lawrence Sinema. Courtney Levin Sires Crowley Lewis Slaughter Cuellar Lipinski Smith (WA) Cummings Loebsack Speier Davis (CA) Lofgren Swalwell (CA) Lowenthal Davis, Danny Takano DeFazio Lowey Thompson (CA) Lujan Grisham DeGette Thompson (MS) Delaney (NM) Titus Luján, Ben Ray DeLauro Tonko DelBene (NM) Torres Lynch Maloney, Dent DeSaulnier Tsongas Vargas Deutch Carolyn Veasey Dingell Maloney, Sean Vela. Matsui Doggett Velázquez Doyle, Michael McCollum Visclosky F McDermott Duckworth Walz McGovern Edwards McNerney Wasserman Schultz Ellison Meeks Meng Waters, Maxine Engel Eshoo Moore Watson Coleman Welch Estv Moulton Murphy (FL) Wilson (FL) Evans Nadler Yarmuth Young (AK) Napolitano Foster

NAYS-235

Abraham

Aderholt

Allen

Amash

Amodei

Barletta

Barton

Benishek

Bilirakis

Black

Blum

Bost.

Bishop (MI)

Bishop (UT)

Blackburn

Babin

Barr

Boustany Cole Collins (GA) Brady (TX) Collins (NY) Brat Bridenstine Comer Comstock Brooks (AL) Brooks (IN) Conaway Buchanan Cook Costello (PA) Buck Bucshon Cramer Burgess Crawford Byrne Crenshaw Calvert Culberson Carter (GA) Curbelo (FL) Carter (TX) Davidson Davis, Rodney Chabot Chaffetz Denham DeSantis Coffman

DesJarlais Diaz-Balart Dold Donovan Duffy Duncan (SC) Duncan (TN) Ellmers (NC) Emmer (MN) Farenthold Fincher Fitzpatrick Fleischmann Flores Fortenberry Foxx Franks (AZ) Frelinghuysen Garrett Gibbs Gibson Gohmert Goodlatte Gosar Gowdy Granger Graves (GA) Graves (LA) Graves (MO) Griffith Grothman Guinta Guthrie Hanna Hardy Harper Harris Hartzler Hensarling Herrera Beutler Hice, Jody B. Hill Holding Hudson Huelskamp Huizenga (MI) Hultgren Hunter Hurd (TX) Hurt (VA) Jenkins (KS) Jenkins (WV) Johnson (OH) Johnson, Sam Jones Jordan Joyce Katko Kelly (MS) Rice (SC) Kelly (PA) Rigell King (IA)

Roby Roe (TN) King (NY) Kinzinger (IL) Kline Rogers (AL) Knight Rogers (KY) Labrador Rohrabacher booH.s.I Rokita LaMalfa. Rooney (FL) Lamborn Ros-Lehtinen Lance Roskam Latta. Ross LoBiondo Rothfus Long Rouzer Loudermilk Royce Love Russell Lucas Salmon Luetkemeyer Sanford Lummis Scalise MacArthur Schweikert Marchant Scott, Austin Marino Sensenbrenner Massie Sessions McCarthy Shimkus McCaul Shuster McClintock Simpson McHenry Smith (MO) McKinley Smith (NE) McMorris Smith (NJ) Rodgers Smith (TX) McSally Stefanik Meadows Stewart Meehan Stivers Messer Stutzman Mica Thompson (PA) Miller (FL) Thornberry Moolenaar Tiberi Mooney (WV) Tipton Mullin Trott Mulvanev Murphy (PA) Turner Upton Neugebauer Valadao Newhouse Wagner Noem Walberg Nugent Walden Nunes Walker Olson Walorski Palazzo Walters, Mimi Palmer Weber (TX) Paulsen Webster (FL) Pearce Wenstrup Perry Westerman Pitts Williams Poliquin Wilson (SC) Pompeo Posey Wittman Price, Tom Ratcliffe Womack Woodall Reed Yoder Reichert Yoho Young (IA) Renacci Ribble Young (IN) Zeldin

NOT VOTING-

Zinke

Brown (FL) Jolly Pittenger Castor (FL) Kirkpatrick Poe (TX) Clawson (FL) Larsen (WA) Richmond Forbes Lee Sanchez Loretta Heck (NV) Lieu, Ted Van Hollen Miller (MI)

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE The SPEAKER pro tempore (during the vote). There are 2 minutes remain-

□ 1719

Mr. NOLAN changed his vote from "nay" to "yea."

So the motion to table was rejected. The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

Stated against:

Mr. ISSA. Mr. Speaker, I was too far away to return for the vote in time. Had I been present. I would have voted "nav" on rollcall No. 607.

PARLIAMENTARY INQUIRY

Ms. JACKSON LEE. Mr. Speaker, I rise for a parliamentary inquiry based upon the resolution before us and the

most somber responsibility of impeachment.

The SPEAKER pro tempore. The gentlewoman from Texas will state her parliamentary inquiry.

Ms. JACKSON LEE. Mr. Speaker, the inquiry is the underlying premise as to whether or not an impeachment should go forward when there are questions that are not documented of malfeasance or malice or the interpretation of the Madison Papers or the impeachment articles under the Constitution. Obviously, we are now preparing to refer.

My question, Mr. Speaker, is whether or not we have made the appropriate documentation in the resolutions of the Articles of Impeachment that we should even refer this at all?

I raise the question on a parliamentary inquiry.

The SPEAKER pro tempore. The Chair has ruled that this resolution raises a question of the privileges of the House, and it is up to the House to dispose of that question.

Ms. JACKSON LEE. I thank you, Mr. Speaker.

Let me say that the substance of the Articles of Impeachment do not meet the standards that are evidenced in the articles in the Constitution or interpretive works, such as the Madison Papers. I believe it is without substance, and I would hope that we would not refer this at this time.

The SPEAKER pro tempore. The gentlewoman is not stating a parliamentary inquiry.

MOTION TO REFER

Mr. GOODLATTE. Mr. Speaker, I have a motion at the desk.

The SPEAKER pro tempore. The Clerk will report the motion offered by the gentleman from Virginia.

The Clerk read as follows:

Mr. Goodlatte moves that the resolution be referred to the Committee on the Judiciary.

The SPEAKER pro tempore. The gentleman from Virginia is recognized for 1 hour.

GOODLATTE. Mr. Mr. Speaker. Members have different opinions about what to do to address the allegations of misconduct against IRS Commissioner John Koskinen. Some would impeach him: others would censure him. Still others would impose no penalty.

To address these differences of opinion and to ensure this body administers due process in these deliberations, I recommend that the House refer this matter to the House Judiciary Committee.

I yield back the balance of my time, and I move the previous question on the motion to refer.

The previous question was ordered.

PARLIAMENTARY INQUIRY

Mr. MASSIE. Mr. Speaker, I have a parliamentary inquiry.

The SPEAKER pro tempore. The gentleman from Kentucky will state his parliamentary inquiry.

Mr. MASSIE. Mr. Speaker, is this impeachment resolution necessary or is it, in fact, true that Mr. Koskinen's term extends well into the next President's term all the way until November? Is that true?

The SPEAKER pro tempore. The Chair cannot advise on that matter.

The question is on the motion to refer.

The question was taken; and the Speaker pro tempore announced that the ayes appeared to have it.

RECORDED VOTE

Mr. JORDAN. Mr. Speaker, I demand a recorded vote.

A recorded vote was ordered.

Abraham

The vote was taken by electronic device, and there were—ayes 342, noes 72, not voting 19, as follows:

[Roll No. 608]

AYES-342

Honda

Davis (CA)

Davis, Danny

Hoyer Aguilar Davis, Rodney Hudson Huffman Amodei DeFazio Huizenga (MI) Ashford DeGette Barletta Delanev Hultgren Barr Hurd (TX) DeLauro DelBene Hurt (VA) Bass Beatty Denham Israel Becerra Dent Issa DeSaulnier Jackson Lee Benishek Bera Diaz-Balart Jeffries Jenkins (KS) Beyer Dingell Bishop (GA) Doggett Jenkins (WV) Bishop (MI) Dold Johnson (GA) Bishop (UT) Donovan Johnson (OH) Black Doyle, Michael Johnson, E. B Blumenauer Jones Duckworth Bonamici Joyce Bost Duffv Kaptur Duncan (TN) Boustany Katko Boyle, Brendan Edwards Keating F Ellison Kelly (IL) Brady (PA) Ellmers (NC) Kelly (PA) Brady (TX) Emmer (MN) Kennedy Brooks (IN) Engel Kildee Kilmer Brownley (CA) Eshoo Buchanan Esty Kind King (NY) Bucshon Evans Burgess Farenthold Kinzinger (IL) Bustos Kline Butterfield Fincher Knight Calvert Fitzpatrick Kuster Fleischmann LaHood Capps Capuano Flores Lance Fortenberry Langevin Cárdenas Larson (CT) Carney Foster Carson (IN) Foxx Latta Carter (GA) Frankel (FL) Lawrence Carter (TX) Franks (AZ) Levin Cartwright Frelinghuysen Lewis Castro (TX) Fudge Lieu, Ted Chabot Gabbard Lipinski Chu, Judy Gallego LoBiondo Cicilline Garamendi Loebsack Clark (MA) Gibbs Lofgren Loudermilk Gibson Clarke (NY) Clay Goodlatte Love Lowenthal Cleaver Gowdy Clyburn Graham Lowey Coffman Granger Lucas Graves (GA) Cohen Luetkemever Cole Graves (MO) Luian Grisham Collins (GA) Grayson (NM) Collins (NY) Green, Al Luián, Ben Ray Green, Gene Comer (NM) Comstock Grijalva Lynch MacArthur Conaway Grothman Connolly Guinta Maloney, Guthrie Convers Carolyn Maloney, Sean Cook Gutiérrez Cooper Hanabusa Marino Costa Hanna Matsui Costello (PA) McCarthy Hardy Courtney Harper McCaul Hastings McClintock Cramer Heck (WA) Crawford McCollum Crenshaw Hensarling McGovern Crowley Higgins McHenry McKinley Cuellar Hill Culberson Himes McMorris Cummings Hinojosa. Rodgers Curbelo (FL) McNerney Holding

McSally Renacci Rice (NY) Meehan Meeks Rice (SC) Richmond Meng Mica Roe (TN) Miller (FL) Rogers (AL) Rogers (KY) Moolenaar Moore Rokita Moulton Ros-Lehtinen Mullin Roskam Murphy (FL) Ross Murphy (PA) Rothfus Nadler Roybal-Allard Napolitano Royce Ruiz Neal Neugebauer Ruppersberger Ryan (OH) Newhouse Nolan Sánchez, Linda Norcross Т. Sarbanes Nugent Nunes Scalise O'Rourke Schakowsky Olson Schiff Palazzo Schrader Pallone Scott (VA) Pascrell Scott Austin Scott, David Paulsen Sensenbrenner Pavne Pelosi Serrano Perlmutter Sessions Peters Sewell (AL) Peterson Sherman Pingree Shimkus Pocan Shuster Poliquin Simpson Polis Sinema Pompeo Sires Price (NC) Slaughter Price, Tom Smith (MO) Quiglev Smith (NE) Rangel Smith (NJ) Ratcliffe Smith (TX) Smith (WA) Reed Reichert

Allen

Amash

Babin

Barton

Blum

Brat

Buck

Byrne

Gosar

Stewart Stivers Swalwell (CA) Takano Thompson (CA) Thompson (MS) Thompson (PA) Thornberry Tiberi Tipton Titus Tonko Torres ${\bf Trott}$ Tsongas Turner Upton Valadao Vargas Veasey Vela. Velázquez Visclosky Walden Walorski Walters, Mimi Walz Wasserman Schultz Waters, Maxine Watson Coleman Wenstrup Westerman Wilson (FL) Wilson (SC) Womack Woodall Yarmuth Yoder Young (AK) Young (IA) Young (IN)

NOES-72

Aderholt Harris Perry Hartzler Pitts Herrera Beutler Posev Hice, Jody B. Ribble Huelskamp Rigell Bilirakis Hunter Roby Johnson Sam Rohrabacher Blackburn Jordan Roonev (FL) Kelly (MS) Rouzer Bridenstine King (IA) Russell Brooks (AL) Labrador Salmon LaMalfa Sanford Schweikert Lamborn Chaffetz Stutzman Long Davidson Lummis Wagner DeSantis Marchant Walberg DesJarlais Massie Walker Weber (TX) Duncan (SC) Meadows Fleming Messer Webster (FL) Williams Mooney (WV) Garrett Gohmert Mulvanev Wittman Noem Yoho Graves (LA) Palmer Zeldin Griffith Pearce Zinke

NOT VOTING-

Kirkpatrick Brown (FL) Castor (FL) Larsen (WA) Clawson (FL) Lee Deutch McDermott Forbes Miller (MI) Heck (NV) Pittenger Jolly Poe (TX)

Rush Sanchez, Loretta Van Hollen Welch Westmoreland

\Box 1740

Messrs. BILIRAKIS and PALMER changed their vote from "aye" to "no."

So the motion to refer was agreed to.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

PROVIDING FOR THE PRINTING OF A REVISED EDITION OF THE RULES AND MANUAL OF THE HOUSE OF REPRESENTATIVES FOR THE ONE HUNDRED FIF-TEENTH CONGRESS

Mr. McCARTHY. Mr. Speaker, I send to the desk a resolution and ask unanimous consent for its immediate consideration.

The Clerk read the title of the resolution.

The SPEAKER pro tempore (Mr. KATKO). Is there objection to the request of the gentleman from California?

There was no objection.

The text of the resolution is as follows:

H. RES. 945

Resolved, That a revised edition of the Rules and Manual of the House of Representatives for the One Hundred Fifteenth Congress be printed and bound for the use of the House of Representatives, of which nine hundred eighty copies shall be bound in leather with thumb index and delivered as may be directed by the Parliamentarian of the House.

The resolution was agreed to.

A motion to reconsider was laid on the table.

DIRECTING THE CLERK OF THE HOUSE OF REPRESENTATIVES TO MAKE A CORRECTION IN THE ENROLLMENT OF H.R. 34

Mr. UPTON. Mr. Speaker, I ask unanimous consent to take from the Speaker's table the concurrent resolution (H. Con. Res. 174) directing the Clerk of the House of Representatives to make a correction in the enrollment of H.R. 34, with the Senate amendment thereto, and concur in the Senate amendment.

The Clerk read the title of the concurrent resolution.

The SPEAKER pro tempore. The Clerk will report the Senate amendment.

The Clerk read as follows:

Senate amendment:

Beginning on page 1, line 7, strike "following correction:" and all that follows and insert the following:

"following corrections:

"(1) Amend the long title so as to read: 'An Act to accelerate the discovery, development, and delivery of 21st century cures, and for other purposes.'.

"(2) Amend the section heading for section 1001 so as to read: 'BEAU BIDEN CANCER MOON-SHOT AND NIH INNOVATION PROJECTS'.

"(3) Amend the table of contents in section 1 so that the item relating to section 1001 reads as follows:

"1001. Beau Biden Cancer Moonshot and NIH innovation projects."."

Mr. UPTON (during the reading). Mr. Speaker, I ask unanimous consent to dispense with the reading.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Michigan?

There was no objection.

The SPEAKER pro tempore. Is there objection to the original request of the gentleman from Michigan?

There was no objection.

A motion to reconsider was laid on this country as soon as possible. the table.

BIG TEN CHAMPION PENN STATE NITTANY LIONS

(Mr. THOMPSON of Pennsylvania asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. THOMPSON of Pennsylvania. Mr. Speaker, I rise to recognize the Big Ten football champions, the Penn State Nittany Lions.

Following a series of impressive victories that stunned the Nation, Penn State, my alma mater, finished the regular season ranked fifth in the Nation.

After falling behind to Wisconsin 28–14 at halftime, Penn State's chances to take home the Big Ten trophy looked bleak; but under the leadership of Big Ten Coach of the Year James Franklin, the Nittany Lions rallied to score 24 points in the second half to win the Big Ten championship. Throughout the game, they showed grit, determination, and sportsmanship, making me proud to be a fellow Penn Stater.

Congratulations to the Nittany Lions on an impressive season, and I wish you the best of luck in the Rose Bowl. We are.

$\sqcap 1745$

HOUSING DISCRIMINATION LAWSUIT AGAINST FANNIE MAE

(Ms. KAPTUR asked and was given permission to address the House for 1 minute.)

Ms. KAPTUR. Mr. Speaker, I rise tonight in support of the housing discrimination lawsuit filed against the Federal National Mortgage Association yesterday, Monday, by the National Fair Housing Alliance and 20 local fair housing organizations across our Nation. The lawsuit properly alleges Fannie Mae purposely failed to maintain its foreclosed properties in African American and Latino neighborhoods to the same condition as it maintains properties in Caucasian neighborhoods. Over 20 cities were involved in this filing, and investigations revealed severe maintenance issues in communities of color, in contrast to Freddie Mac, which maintains its properties at a much higher standard in all neighbor-

With a net income of over \$45 billion over the last 2 years, Fannie Mae remains one of the largest issuers of single-family, mortgage-related securities. This year, Fannie Mae reported holding over 40 million foreclosed properties, many of which they do not maintain.

So why hasn't Fannie Mae maintained its foreclosed properties in African American and Latino communities? They certainly have enough profits to do so. May the judges rule in favor of Fannie Mae meeting its public

responsibilities to the communities of this country as soon as possible.

HONORING ERIC ELLSWORTH

(Mr. BISHOP of Utah asked and was given permission to address the House for 1 minute.)

Mr. BISHOP of Utah. Mr. Speaker, today I rise in honor of Utah Highway Patrol trooper and Brigham City resident Eric Ellsworth, who was killed on November 18 in the line of duty. Eric was selflessly working to ensure the safety of others on a rural road in Box Elder County when he was tragically struck by a car and died several days later of the wounds that he sustained.

In the days since his death, Eric's family, friends, and fellow troopers have honored his memory, recalling his love for his family, his passion for life, his kindness, and his faith.

Today, Mr. Speaker, we honor Eric for the courage that he demonstrated on a daily basis to protect the citizens of Utah. We are going to remember his heroic sacrifice and those of others like him who dedicate themselves to the safety of others, regardless of personal danger.

My prayers go out to Eric's wife, his sons, and his extended family during this very difficult time.

HONORING CHOCO GONZALEZ MEZA

(Mr. CASTRO of Texas asked and was given permission to address the House for 1 minute.)

Mr. CASTRO of Texas. Mr. Speaker, I rise today to honor the life and legacy of Choco Gonzalez Meza, a beloved mother, grandmother, and friend, who changed the face of Texas politics. Her recent passing is a tremendous loss not only for her family, but for so many throughout Texas and the Nation whose lives she touched.

Born in Coahuila, Mexico, Choco and her family immigrated to the United States when she was just 3 years old. She graduated from St. Mary's University in San Antonio and went on to hold a number of leadership positions throughout her career. Whether at nonprofits like the YWCA, through public service as deputy assistant secretary at the Department of Housing and Urban Development, or in politics as Bexar County Democratic chair, Choco tirelessly fought for social justice and strove to create opportunity for marginalized groups.

Choco was truly a historic figure in Texas politics and a compassionate, selfless soul. We mourn her passing and are grateful for all she gave to our community in San Antonio and to our Nation's democracy.

DEFERRED ACTION FOR CHILDHOOD ARRIVALS PROGRAM

(Mr. O'ROURKE asked and was given permission to address the House for 1 minute.)